## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

IN RE:

LAWRENCE E. IRELAND, JR. d/b/a LAENIR GROUP II

Debtor

Case No. 88-53099-SD

(Chapter 7)

THE FOUNTAINHEAD TITLE GROUP CORPORATION

Adversary No. A89-0134-SD

Plaintiff

۷s.

LAWRENCE E. IRELAND, JR.

Defendant

ORDER DETERMINING DEBT TO BE NON-DISCHARGEABLE AND ENTERING JUDGMENT AGAINST DEFENDANT

The Court having read and considered the Complaint to Determine Dischargeability of Debt for Entry of Judgment filed and Affidavit by Plaintiff, together with the exhibits filed in support of the Complaint, and upon the Motion for Judgment by Default, and for good cause appearing, it is, this both day of June, 1989,

ORDERED, that the Motion for Judgment by Default by Plaintiff be and hereby is GRANTED; and it is

FURTHER ORDERED, that the debt of Defendant to Plaintiff in the amount of \$76,326.77 be and hereby is determined to be non-dischargeable pursuant to 11 U.S.C. § 523(A)(2) and/or § 523(A)(6); and it is



FURTHER ORDERED, that judgment be and hereby is entered in favor of Plaintiff, the Fountainhead Title Group Corporation, against Defendant, Lawrence E. Ireland, Jr., in the amount of \$76,326.77, plus post-judgment interest and costs, which judgment is, by this Order, determined to be non-dischargeable.

Bankruptcy Judge

E. STEPHEN DERBY Judeo

cc: Stephen M. Goldberg, Esquire Charles J. Castle, Esquire Lawrence E. Ireland, Jr.